

## SILVERBROOK RESEARCH Pty Ltd

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# FACSIMILE MESSAGE

Date

March 24, 2004

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To:

**GROUP ART UNIT 2624** 

MAR 2 3 2004

Fax No.:

1 703 872 9314

Subject:

United States Patent Application Serial No 09/459,409 Inventor/Assignor: Paul Lapstun and Kia Silverbrook

Assignee: SILVERBROOK RESEARCH PTY LTD

OFFICIA

Our Ref:

CEP04US

Total Number of Pages (including this)

0

Attached is a response to the Informality re Payment of Fee notice dated March 9, 2004.

Regards

P. 1-

Paul Lapstun

lusz

Kia Silverbrook

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Under the P	sign (+) inside this box -		Patent and Traden	eark Office:	PTO/SB/21 (6-98) b through 09/30/2000. OMB 0651-0031 U.S. DEPARTMENT OF COMMERCE action of information unless it displays a	
valid OMB	control number.		Application Num	iber	09/459.409	
TRANSMITTAL			Filing Date		December 11, 1999	
FORM			First Named Inve	entor	Paul Lapstun	
(to be used for all correspondence after initial filing)			Group Art Unit		2624	
			Examiner Name		Douglas Q. Tran	
Total Number of Pages in This Submission			Attorney Docket N	lumber	CEP04US	
		ENCLOS	SURES (check all I	hat apply	0	
Amendment After Affici Extension of Express Aba Information I Certified Co Document(s Response to Incomplete	ttached  / Response  Final avits/declaration(s)  / Time Request  andonment Request  Disclosure Statement py of Priority  Missing Parts/ Application  conse to Missing	Drawing Drawing Licensin Petition and Acc Petition Provisic Change Address Termina Small E	ng-related Papers Routing Slip (PTO/S) companying Petition to Convert to a smal Application of Attorney, Revocatio of Correspondence al Disclaimer entity Statement	verbrook		
	under 37 CFR or 1.53					
, ,	SIGNATU	RE OF APPLI	CANT, ATTORNE	Y, OR AC	SENT	
Firm or Individual name	Paul Lapstu c/- Silverbro 393 Darling	in and Kia Sil ook Research Street. Balm	verbrook			
Date March 24, 2004						
CERTIFICATE OF MAILING						
I hereby certify that this correspondence is being deposited with the United States Postal Service as <u>first class mail in an</u> envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231 on this date:						
Typed or printed n		un and Kia Si	ilverbrook			
Signature	12 n.	Parte March 24,				

Burden Hour Statement. This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be send to the Chief information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

PTO/SB/17 (10-03)
Approved for use through 07/31/2006. OMB 0851-0032
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<b>FEE TRANSMITTA</b>	L	Application Number 09/4			100/450	99/459,409			
						December 11, 1999			
for FY 2004						Paul Lapstun			
Effective 10/01/2003. Patent fees are subject to annual revision.			1 1101110			Douglas Q Tran			
Applicant claims small entity status. See 37 CFR 1.27					2624				
TOTAL AMOUNT OF PAYMENT (\$) 1208.00					0000				
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METHOD OF PAYMENT (check all that apply)	FEE CALCULATION (continued)								
Check ✓ Credit card Money Other None		3. ADDITIONAL FEES Large Entity , Small Entity							
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Charge any additional fee(s) or any underpayment of fee(s)  Charge fee(s) Indicated below, except for the filling fee					Examiner action	n			
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1002 340 2002 170 Design filing fee 1003 530 2003 265 Plant filing fee	1402		2402		Filing a brief in		n appeal		
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1005 160 2005 80 Provisional filing fee	1451	1,510	1451	1,510	Petition to instit	tute a public (	use proceeding		
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2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE	1	1,330	2453		Petition to revi		lanc		
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*or number previously paid, if greater; For Reissues, see above	*Red	uced by	Basic F	iling Fe	e Pald (	BUBTOTAL	(3) (\$) 950.0	0	
SUBMITTED BY						if applicable))			
Name (Print/Type) Paul Lapstun and Kia Silverhrook		Registra: Attornev/				Telephone*	61298166633		
Signeture P. 1. W.Z						Date	March 23, 200	4	

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This collection of Information is required by 37 CFR 1.17 and 1.27. The Information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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24/03 \2004 08:25 FAX 95557762

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#### In the United States Patent and Trademark Office

Serial Number:

09/459,409

Application. Filed:

December 11, 1999

Applicant:

Paul Lapstun and Kia Silverbrook

Application. Title:

CONTROLLER FOR CONTROLLING PRINTING ON BOTH SURFACES

OF A SHEET OF PRINT MEDIA

Examiner/GAU:

Douglas Q. Tran/2624

Dated

February 25, 2004

At:

Balmain, NSW

Docket No.

CEP04US

### RESPONSE TO INFORMALITY RE PAYMENT OF FEE

Commissioner for Patents
Washington, District of Columbia 20231

Dear Sir:

In response to the Informality Re Payment of Fee mailed March 9, 2004 the Applicant now attaches the required fee.

As requested in the Office Action mailed September 24, 2003, the Applicant also attaches fees for additional independent claims.

For ease of reference, we attach a copy of the Informality Re Payment of Fee notice.

Very respectfully,

03/25/2004 MAHNED1 00000006 09459409

Applicant:

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950.00 DP

BATT TARGET

03/25/2004 MAHNED1 00000006 09459409

PAUL LAPSTUN

02 FC:1201

258.00 QP

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### INFORMALITY RE PAYMENT OF FEE

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The informality regarding the payment of the fee in connection with $\Box$ the original filing fee $\Box$ the amendment filed $2/24/04$ is indicated below.
A. FEE DUE
1. The amendment is considered incomplete in that the funds in Deposit Account No
2. The amendment is considered an incomplete response, in that payment of \$ is insufficient to cover the claims as shown in the attached Patent Application Fee Determination Record. Remittance is due within the period set below.
3. The amendment has not been entered, since applicant has failed to remit (or authorize charge to a Deposit Account) the fee as indicated on the attached Patent Application Fee Determination Record. Remittance or authorization is due within the period set below.
4. The filing fee of \$ submitted in this application is insufficient.
A balance of \$ is due for additional claims.
5. 🔀
APPLICANT IS GIVEN THE REMAINDER OF THE SET PERIOD FOR RESPONSE, OR ONE (I) MONTH FROM THE DATE OF THIS LETTER, WHICHEVER IS LONGER, WITHIN WHICH TO REMIT THE FEE OF \$ 9.50 The response did not include the 2038 form with credit card information.  B. EXCESS PAYMENT:
It is noted that payment of \$ is in excess of the amount necessary to cover the claims now in the application. See the attached Patent Application Fee Determination Record.
This matter of refund or credit to your account is being referred to the Finance Officer, for his consideration.
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